Exhibit "A-2"

AMERICAN FEDERATION OF TELEVISION AND RADIO ARTISTS <u>APPLICATION FOR AGENT'S FRANCHISE</u> <u>UNDER RULE 12-C</u> FOR AGENTS WHO HAVE NEVER BEEN FRANCHISED BY AFTRA

The undersigned, and each of them, hereby apply to the AMERICAN FEDERATION OF TELEVISION AND RADIO ARTISTS, hereinafter called "AFTRA" for an Agent's franchise, for and on behalf of:

As Applicant.

(Name of agency)

For convenience the undersigned and Applicant may be hereinafter collectively referred to as "Applicant".

1. Applicant proposes to conduct the agency business at the following offices, having the following address or addresses.

Phone Number

Offices not listed herein shall not be deemed offices of applicant until notice in writing to AFTRA of the opening of new offices. Applicant agrees promptly to notify AFTRA in writing of any change of address or phone number.

- 2. Applicant has read the AFTRA Regulations Governing Agents, as modified by the Memorandum of Agreement for Rule 12-C hereinafter referred to as the "Regulations". The said Regulations are incorporated herein by this reference as though set forth in this application, and Applicant agrees to be bound thereby and conform thereto. Applicant has examined the form of Agent's franchise that AFTRA proposes to issue and is familiar therewith and agrees that the Agent's franchise in such form is the one, which AFTRA may issue pursuant to this application.
- 3. Applicant agrees that all statements, agreements and representations made in this application are made for the express benefit of AFTRA and it's members, both present and future. Applicant further agrees that this application and the franchise issued pursuant hereto, if one is issued, and the provisions of AFTRA's Rule 12-C, shall constitute a contract between Applicant and AFTRA.
- 4. All statements attached are a part hereof. Applicant has attached hereto a copy of their state license, where applicable, evidence of an office bank account and client trust account, a written statement detailing the ownership structure of the agency (with the home address and telephone number of each owner), two letters of recommendation from persons employed in the entertainment industry for each owner and a statement setting forth a summary of the experience of each of the undersigned in business and in the entertainment industry, as well as such other facts upon which the undersigned relies in showing his/her qualifications for an agent's franchise.
- 5. Applicant shall attach hereto a statement giving the names of all members of AFTRA with whom Applicant has agency contracts, giving the date of execution and term of each contract, including extended terms, if any. Applicant shall attach hereto true and correct copies of all agency contracts between Applicant and any member.
- 6. If any person with whom Applicant has contracts for the splitting of commissions received from members of AFTRA in the fields within the scope of these Regulations, is a person who is engaged in any of the activities prohibited under Appendix A of the Regulations, Applicant agrees to furnish AFTRA with a copy of the contract between Applicant and any such person, which copy is attached hereto.

7. Applicant states that:

- a. No person, firm or corporation engaged in any of the activities described in Appendix A of the Regulations, or affiliate thereof, has any interest in Applicant's business, either directly or indirectly, whether as an owner or otherwise.
- b. No person, firm or corporation who is engaged in the said activities, or affiliate thereof, has any right to share in the profits of Applicant's business, directly or indirectly, or hold any indebtedness from Applicant to such person, firm or corporation or affiliate thereof.
- c. Applicant and Applicant's affiliates are not engaged in any of activities described in Appendix A.

If any of the foregoing statements are not correct, the incorrect statement or statements should be stricken out and a detailed statement attached to this application setting forth the facts, which caused Applicant to strike out the incorrect statement or statements.

- 8. Applicant has never been convicted of a crime, involving embezzlement, theft, fraud, forgery or dishonest conduct. If the foregoing is incorrect, Applicant shall strike it out and attach to this application a statement giving all of the details with reference to any such conviction.
- 9. Each person, firm or corporation, and all of them, agree to be individually bound jointly and severally hereunder. Each person who is now or may hereafter be an owner of Applicant (as that term is used in subdivision J of Section VIII of Rule 12-C) shall be jointly and severally liable on all contracts between Applicant and any member of AFTRA, where any obligation under any such contract was incurred to such member while such person was an owner of Applicant.
- 10. Each person executing this application where such application is made on behalf of a partnership or corporation, and each sub-agent who has filled an application as provided in Exhibit "D" of the Regulations, states that s/he has no existing contract to act as Agent with artists, or, if such person has any such contracts, then such person states that s/he now holds, or is applying as an individual, for an Agent's franchise from AFTRA.
- 11. Applicant recognizes that in industries as complicated as those within AFTRA's jurisdiction, waivers may be necessary from time to time with reference to the Regulations and this application, and Applicant agrees that AFTRA may grant such waivers, if permitted by the Regulations, without affecting the Applicant's obligations hereunder.
- 12. Applicant agrees to conform to the Regulations and does hereby consent to the modification of all existing contracts with reference to industries within the scope of these Regulations between Applicant and present or future members of AFTRA in the manner and to extent set forth in the Regulations.
- 13. This application shall be of no effect unless AFTRA issues a franchise pursuant hereto. Any initial franchise granted to a new agent shall be a temporary one-year franchise. At the end of such one-year period, the agent will be granted a franchise unless the AFTRA National Office notifies the agent in writing prior to the conclusion of the initial one-year period that the franchise is being denied or that the temporary franchise is being extended.
- 14. Notice to the party in whose name the franchise is issued shall be notice to all parties who join herein.
- 15. Applicant attaches hereto a statement setting forth the names of all its subagents (required to sign Exhibit "D" of the Regulations) who are actively engaged in the agency within the scope of these Regulations. No active member of AFTRA will be issued a franchise with AFTRA as an agent or sub-agent without first placing their membership with AFTRA on Honorary Withdrawal status. No franchised agent or sub-agent shall accept employment as an artist in the jurisdiction of AFTRA.
- 16. Applicant agrees that all his/her present subagents within the scope of these Regulations, in the nature of negotiations, procuring employment, advising artists, or the like, have endorsed the acceptance by filing and executing Exhibit "D" of the Regulations and which are attached hereto. Applicant further agrees that at the time applicant employs new sub-agents, Applicant will promptly file with AFTRA a duplicate original of such application executed by such new sub-agent(s).
- 17. Applicant attaches hereto a statement setting forth a full description of the legal and factual organization Applicant. Named in said statement are the owners of interests in Applicant and the percentage of interest of each, and the nature of such ownership, whether stock, partnership, or otherwise. Applicant agrees to notify AFTRA promptly upon the occurrence of any change. AFTRA may request any applicant or any franchise agent to submit from time to time a

complete description of the legal and factual organization of such applicant or franchised agent, listing all persons owning an interest therein, the interest owned by each, and all partners, officers and directors, and the applicant or agent shall promptly comply with such request.

- 18. Applicant agrees that AFTRA will be notified by applicant of any change in the identity of the persons who are owners, officer, directors, or partners or managers of Applicant, in writing, within twenty (20) days after any such change occurs and Applicant has knowledge thereof (or sooner if required under Appendix A).
- 19. Applicant has never applied for or held a franchise from AFRA or AFTRA under Rule 12,12-A or 12-B, nor been disciplined under Rules 12,12-A or 12-B. The Applicant's franchise, if any, from the following organizations has never been suspended or revoked: Actors Equity Association, Screen Actors Guild, Inc., American Guild of Variety Artists, American Guild of Musical Artists, Inc. If any of the foregoing sentences are incorrect, Applicant shall strike out the incorrect sentence and attach to this application a statement giving the details as to such stricken sentence. The Applicant shall furnish AFTRA with further details, if it requests the same.
- 20. Applicant specifically consents to Sections XXIX of Rule 12-C, including the designation of ATA.
- 21. Agent agrees specifically that agent has read and accepts the Duty to AFTRA as outlined in Exhibit I attached to the regulations.
- 22. Applicant is not interested in any package show as that term is defined in Section VI Rule 12-C. If the preceding sentence is incorrect, the Applicant shall strike it out and attach to this application a statement listing any package show in which Applicant is interested as of the date of this application. AFTRA shall be furnished, if it requests the same, with the name of any package show in which Applicant may become interested after the filing of this application.

Please check current applicable union affiliation:

SAG

EQUITY

AFM

Dated at ______ this _____ day of _____, 19____.

I declare under penalty of perjury that the above is true and correct.

OWNERS/APPLICANT (As defined in Section X-J of Regulations)

Signature of Applicant	Social Security Number
Signature of Applicant	Social Security Number
Signature of Applicant	Social Security Number
Signature of Applicant	Social Security Number

A corporation must submit a copy of their Certificate of Incorporation (or proof of filing for a Certificate of Incorporation). Please affix the Certificate of Incorporation to the back of this application.